

AN ORDINANCE amending certain sections of
Chapter 24 "Sewer and Sewerage Systems"
so as to increase the rates prescribed.

WHEREAS, it is necessary to increase the rates charged for use
of the Water Pollution Control Service owned and operated by the City
for the benefit of its inhabitants and of the inhabitants of the surround-
ing area who take advantage of its existence, in order to pay the increased
operating expenses and other costs incidental to the operation and mainten-
ance of the newly expanded Water Pollution Control Treatment Plant.

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY
OF FORT WAYNE, INDIANA:

SECTION 1. That Chapter 24 of the Municipal Code of the City of
Fort Wayne, Indiana, 1974 is amended to be and read as follows:

ARTICLE VII. USER CHARGES

701. User Volume Charges. The water usage schedule upon which charges
for services rendered by the Sewer Utility shall be based on water
consumption unless otherwise metered or exempted in accordance with
the following user classifications and the following charges for
services for each such classification:

Service Charge (cents per 100 cu. ft.)	Class of User	Domestic	Manufacturing
Treatment		17.8	17.8
Conveyance, Collection, Billing		17.3	11.3
Capital		11.1	8.4
Total User Charge		<u>46.2</u>	<u>37.5</u>

702. User Minimum Charges. In the event the monthly sewage service charge
calculated in accordance with the water consumption schedule exhibited
above does not exceed the minimum monthly charge for each class of
user as set forth hereafter, user shall pay said minimum monthly
charge in lieu of the charge calculated based on water usage.

	<u>Water Meter Size</u>	<u>Minimum Monthly Charge</u>
1	5/8 - 3/4"	\$ 2.72
2	1 - 1 1/2"	\$.16
3	2"	16.65
4	3"	33.44
5	4"	55.55
	6" or larger	154.39

6 703. User Flat Charges. In the event any user is not a metered water
 7 customer, there shall be imposed flat charge rates as follows:

	<u>Classification of Customer</u>	<u>Monthly Flat Charge (1)</u>
9	Domestic User - Single Family Residence	\$6.70
10	Domestic User - Multi Family Residence	To be estimated by City
11	Commercial & Industrial User	To be estimated by City

12 (1) Subject in addition, if applicable, to zone surcharge.

13 Estimates of monthly flat charges for multi-family residences shall
 14 be based on the number of family units accommodated by the system
 15 multiplied by the single family residence monthly charge.

16 Estimates of monthly flat charges for commercial and industrial
 17 establishments shall be either estimated based on number of employ-
 18 ees, manufacturing processes used and other pertinent sewer use in-
 19 dicators or based upon outfall measurements where available.

20 704. Regional Contract Sewage Treatment Charges. In the event the City
 21 consummates a contract to serve as a regional treatment plant for
 22 any other municipality or private sewage utility, either contiguous
 23 to the City or in its environs, said contract shall provide for the
 24 following unit charges:

<u>Volume Charge (cents per 100 cu. ft.)</u>		
Treatment	17.8	
Capital Charge	11.1	
	<u>23.9</u>	

25 Variable Charge (cents per 100 cu. ft.)

26 A variable charge for conveyance and collection costs attributable
 27 to that portion of the conveyance system and operating costs associated
 28 therewith used by the contract customer shall be computed by the City
 29 and added to the volume charge.

1 Flat Charge

2 In addition to the foregoing charges based on volume of sewage
3 treated and conveyed each contract customer will pay a monthly
4 billing charge of \$.50 and a monthly surveillance charge of \$75.00.

5 Excess Strength of Waste Surcharge

6 In the event a contract customer contributed waste having a strength-
7 in excess of domestic waste characteristics, as hereinbefore defined,
8 a surcharge based on the following unit process charge will be in
9 effect for all waste found to be in excess of limitations:

		Cents Per Pound
11	Suspended Solids - (SS)	3.131
12	Biological Oxygen Demand - (BOD)	3.736
	Phosphorus - (P)	35.154

13 Capital Surcharge

14 In the event contract customer delivers sewage for treatment to
15 City for a period of 90 consecutive days which is in excess of base
16 MGD contracted for, then customer will be subject to an additional
17 capital charge computed at the capital charge (per 100 cu. ft.)
18 then in effect times the excess percentage of MGD represented by
19 dividing actual MGD by contracted MGD.

20 Zone Surcharge

21 The total of foregoing charges for which any contract customer will
22 be liable to City hereunder may be increased by the zone surcharge
23 rate set forth in Article IX hereafter if said contract customer
24 qualifies by reason of location.

25 Other Provisions

26 In the event sewage received pursuant to any contract entered into
27 under this section exceeds any of the limitations imposed by Chapter 24,
28 the City shall have the right to impose all charges, limitations and
29 penalties applicable to any non-contract user served by the City.
30 Each contract entered into by the City pursuant to the foregoing rate
31 classification shall provide that contract customer shall agree to
32 enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery

1 System and User Charge System acceptable to the City and in conformance
2 with the City's obligations under Sec. 204B(1), Public Law 92-500
3 as amended and supplemented and guidelines and regulations promulgated
4 thereunder by the U.S. Environmental Protection Agency and 40 CFR
5 35.905-8, 35.928-1 and 35.928-2, and 35.935-13.

6 705. Bulk Waste Charges.

7 Industrial - For all industrial waste picked up from customer and
8 hauled in City's vehicles to plant - \$148.75 per load.

9 Domestic - For all domestic waste delivered to plant by customer's
10 truck or tank - \$21.75 per load. For purposes of computing
charges hereunder, a load is defined as 1,000 gallons of
tank capacity.

11 706. Annual Review of Service Charges. Prior to May 1 of each year, the
12 General Auditor of the City Utilities and an independent certified
13 public accountant employed for that purpose will submit to the Board
14 of Public Works a comparison of the calculated unit cost for flow,
15 removal of BOD, suspended solids, and phosphorus from the sewage
16 treatment plant influent during the previous calendar year, with the
17 unit charges currently in effect, in order that the Board may
18 determine whether the current service charges and surcharges are
19 adequate or should be changed. The methodology utilized in develop-
20 ing this cost comparison shall include:

- 21 1. A system including the distribution of the cost of operation and
22 maintenance of the treatment works of the WPC Utility to each
23 user class in proportion to such user's contribution to the total
24 waste loading of the treatment works. Factors such as strength,
25 volume, and delivery flow characteristics shall be considered and
26 included as the basis for the user's contribution to insure a
27 proportional distribution of operation and maintenance and re-
28 placement costs to each user class.
- 29 2. Total annual service charges and surcharges collected from each
30 individual user class shall be deemed sufficient if said charges
31 have generated during the prior operating period sufficient
32 revenue to offset the cost of all treatment works operation and

maintenance provided by the Utility, including cost of management, system repair and replacement, debt retirement and other costs incidental to the Utility operation, attributable to such class:

ARTICLE VIII. STRENGTH-OF-WASTES SURCHARGE

801. Liability for Surcharge. Each user discharging wastes into the sewerage system shall be subject to a strength of wastes surcharge, in addition to other sewage service charges imposed by this ordinance, based on the following minimum strength characteristics to the extent that such wastes are in concentrations greater than as follows:

- a. Biochemical oxygen demand of 220 milligrams per liter
- b. Chemical oxygen demand of 440 milligrams per liter
- c. Suspended solids content of 250 milligrams per liter
- d. Phosphorus content of 10 milligrams per liter

802. Computation of Surcharge. The surcharge shall be determined as follows:

- a. The excess pounds of BOD or COD (whichever results in the higher charge, suspended solids, and phosphorus will each be computed by first multiplying the user's billing sewage volume measured in units of 100 cubic feet for the current billing period by the factor 0.0062321 and then multiplying this product by the difference between (a) the concentrations measured in milligrams per liter of the BOD (or COD), suspended solids, and phosphorus respectively in the user's sewage and (b) the allowed concentrations set out in paragraph 801. The surcharge for each constituent will then be determined by multiplying the excess pounds of each constituent by the appropriate rate of surcharge set out in paragraph 803. In the event COD measurement is used, as herein-before provided, 50% of the excess pounds measured will be used to compute the equivalent BOD charge.

803. Rates of Surcharge. The rate of surcharge for each of the aforementioned constituents shall be as follows:

1 a. For biological oxygen demand (BOD) 3.736 CENTS PER POUND
2 b. For suspended solids (SS) ~~3.731~~ 3.731 CENTS PER POUND
3 c. For phosphorus (P) 35.754 CENTS PER POUND

4 804. Waste Evaluation Charges. All users discharging wastes into the
5 system requiring continuing surveillance, sampling and waste
6 evaluation shall be subject to a monthly fixed charge to cover
7 the costs of such services in the amount of \$75.00 per discharge point.

8 805. Revision of Rates of Surcharge. Prior to May 1 of each year, the
9 General Auditor of the City Utilities and an independent certified
10 public accountant employed for that purpose shall submit to the
11 Board of Public Works a comparison of the calculated unit costs for
12 removing BOD, suspended solids, and phosphorus from the Sewage
13 Treatment Plant influent, during the previous calendar year with the
14 unit charges currently in effect in order that the Board may determine
15 whether the current rates of surcharge are adequate or should be
16 changed and request legislative enactment of said changes by the
17 Common Council.

18 19 ARTICLE IX. ZONE SURCHARGE

20 901. The charges for sewerage services rendered to users situated outside
21 the primary zone of the City of Fort Wayne shall be 135% of the
22 charges collected from users for the same services rendered within
23 the primary zone as defined and described in the map attached hereto
24 and made a part of this ordinance. The purpose of this surcharge is
25 to recover funds contributed from civil city tax levies used heretofore
26 to construct facilities of the sewage works located within the
27 primary zone. This surcharge shall terminate on December 31, 1981
28 or after collections therefrom shall equal \$990,000.00 whichever
29 occurs sooner.

30 31 ARTICLE X. BILLING OF SERVICE CHARGES

32 1001. Billing Period. Charges for sewerage service shall be prepared and

billed by the General Office of the City Utilities along with the bills for water service and shall be payable at the General Office at the same time as the water bills.

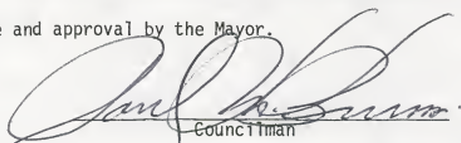
1002. Liability for Payment. The charges for sewerage service shall be billed to the person being billed for water service unless, by contract with the Utility, another person assumes such responsibility. If a tenant is billed, the owner shall in no way be relieved of liability in the event payment is not made by the tenant as herein required. Such owner shall have the right to examine the City's collection records to ascertain whether such charges have been paid.

1003. First Billings. The rates, charges and surcharges fixed in this ordinance shall be extended to and cover any additional premises hereafter served without the need for any hearing or notice. If the first billing to a new user covers a period other than a full billing month, then the service charges for such billing shall be made in keeping with standard practice in the Water Utility. Subsequent sewerage service billings shall be for periods coinciding with the billing periods for water service. If such rates, charges and/or surcharges are changed, the first billing after such change may also be for a period other than a full billing month in order to keep the sewerage billing periods coincident with the water billing periods.

1004. City Subject to Charges. For sewerage service rendered to the City, the City shall be subject to the same rates and charges herein established for other persons or to rates and charges established in harmony herewith.

1005. Consolidation of Accounts. Where an industrial, commercial or other non-residential enterprise is operating in a unified manufacturing or service area composed of two or more contiguous parcels of real estate and is supplied with water through two or more meters, upon application by the owner or his authorized agent, a consolidation of the water meter readings shall be made for the purpose of calculating the sewerage service charge.

1 SECTION 2. That this Ordinance shall be in full force and
2 effect upon passage and approval by the Mayor.

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4 Councilman
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9 ***Public hearing set for Tuesday, June 27, 1978 at 7:30 o'clock, P.M., E.S.T.
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3 AN ORDINANCE amending certain sections of
4 Chapter 24 "Sewer and Sewerage Systems"
so as to increase the rates prescribed.5 WHEREAS, it is necessary to increase the rates charged for use
6 of the Water Pollution Control Service owned and operated by the City
7 for the benefit of its inhabitants and of the inhabitants of the surround-
8 ing area who take advantage of its existence, in order to pay the increased
9 operating expenses and other costs incidental to the operation and mainten-
10 ance of the newly expanded Water Pollution Control Treatment Plant.11 NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY
12 OF FORT WAYNE, INDIANA:13 SECTION 1. That Chapter 24 of the Municipal Code of the City of
14 Fort Wayne, Indiana, 1974 is amended to be and read as follows:15 ARTICLE VII. USER CHARGES16 701. User Volume Charges. The water usage schedule upon which charges
17 for services rendered by the Sewer Utility shall be based on water,
18 consumption unless otherwise metered or exempted in accordance with
19 the following user classifications and the following charges for
20 services for each such classification:

21 Service Charge (cents per 100 cu. ft.)	22 Class of User	23
	24 Domestic	25 Manufacturing
22 Treatment	19.0	16.8
23 Conveyance, Collection, Billing	18.5	14.3
Capital	11.8	8.9
24 Total User Charge	49.3	40.0

26 702. User Minimum Charges. In the event the monthly sewage service charge
27 calculated in accordance with the water consumption schedule exhibited
28 above does not exceed the minimum monthly charge for each class of
29 user as set forth hereafter, user shall pay said minimum monthly
30 charge in lieu of the charge calculated based on water usage.APPROVED AS TO FORM
AND LEGALITY,

	<u>Water Meter Size</u>	<u>Minimum Monthly Charge</u>
2	5/8 - 3/4"	\$ 2.90
3	1 - 1 1/2"	8.70
4	2"	17.75
5	3"	35.65
6	4"	59.25
	6" or larger	164.60

703. User Flat Charges. In the event any user is not a metered water customer, there shall be imposed flat charge rates as follows:

	<u>Classification of Customer</u>	<u>Monthly Flat Charge (1)</u>
9	Domestic User - Single Family Residence	\$7.15
10	Domestic User - Multi Family Residence	To be estimated by City
11	Commercial & Industrial User	To be estimated by City

12 (1) Subject in addition, if applicable, to zone surcharge.

13 Estimates of monthly flat charges for multi-family residences shall
14 be based on the number of family units accommodated by the system
15 multiplied by the single family residence monthly charge.

16 Estimates of monthly flat charges for commercial and industrial
17 establishments shall be either estimated based on number of employ-
18 ees, manufacturing processes used and other pertinent sewer use in-
19 dicators or based upon outfall measurements where available.

20 704. Regional Contract Sewage Treatment Charges. In the event the City
21 consummates a contract to serve as a regional treatment plant for
22 any other municipality or private sewage utility, either contiguous
23 to the City or in its environs, said contract shall provide for the
24 following unit charges:

<u>Volume Charge (cents per 100 cu. ft.)</u>	
Treatment	19.10
Capital Charge	11.80
	<u>30.90</u>

<u>Variable Charge (cents per 100 cu. ft.)</u>

29 A variable charge for conveyance and collection costs attributable
30 to that portion of the conveyance system and operating costs associated
31 therewith used by the contract customer shall be computed by the City
32 and added to the volume charge.

1 Flat Charge

2 In addition to the foregoing charges based on volume of sewage
3 treated and conveyed each contract customer will pay a monthly
4 billing charge of \$.50 and a monthly surveillance charge of \$75.00.

5 Excess Strength of Waste Surcharge

6 In the event a contract customer contributed waste having a strength
7 in excess of domestic waste characteristics, as hereinbefore defined,
8 a surcharge based on the following unit process charge will be in
9 effect for all waste found to be in excess of limitations:

10 Cents Per Pound

Suspended Solids - (SS)	3.978
Biological Oxygen Demand - (BOD)	3.983
Phosphorus - (P)	38.177

13 Capital Surcharge

14 In the event contract customer delivers sewage for treatment to
15 City for a period of 90 consecutive days which is in excess of base
16 MGD contracted for, then customer will be subject to an additional
17 capital charge computed at the capital charge (per 100 cu. ft.)
18 then in effect times the excess percentage of MGD represented by
19 dividing actual MGD by contracted MGD.

20 Zone Surcharge

21 The total of foregoing charges for which any contract customer will
22 be liable to City hereunder may be increased by the zone surcharge
23 rate set forth in Article IX hereafter if said contract customer
24 qualifies by reason of location.

25 Other Provisions

26 In the event sewage received pursuant to any contract entered into
27 under this section exceeds any of the limitations imposed by Chapter 24,
28 the City shall have the right to impose all charges, limitations and
29 penalties applicable to any non-contract user served by the City.
30 Each contract entered into by the City pursuant to the foregoing rate
31 classification shall provide that contract customer shall agree to
32 enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery

System and User Charge System acceptable to the City and in conformance with the City's obligations under Sec. 204B(1), Public Law 92-500 as amended and supplemented and guidelines and regulations promulgated thereunder by the U.S. Environmental Protection Agency and 40 CFR 35.905-8, 35.928-1 and 35.928-2, and 35.935-13.

705. Bulk Waste Charges.

Industrial - For all industrial waste picked up from customer and hauled in City's vehicles to plant - \$148.75 per load.

Domestic - For all domestic waste delivered to plant by customer's truck or tank - \$21.75 per load. For purposes of computing charges hereunder, a load is defined as 1,000 gallons of tank capacity.

706. Annual Review of Service Charges. Prior to May 1 of each year, the

General Auditor of the City Utilities and an independent certified public accountant employed for that purpose will submit to the Board of Public Works a comparison of the calculated unit cost for flow, removal of BOD, suspended solids, and phosphorus from the sewage treatment plant influent during the previous calendar year, with the unit charges currently in effect, in order that the Board may determine whether the current service charges and surcharges are adequate or should be changed. The methodology utilized in developing this cost comparison shall include:

1. A system including the distribution of the cost of operation and maintenance of the treatment works of the WPC Utility to each user class in proportion to such user's contribution to the total waste loading of the treatment works. Factors such as strength, volume, and delivery flow characteristics shall be considered and included as the basis for the user's contribution to insure a proportional distribution of operation and maintenance and replacement costs to each user class.
2. Total annual service charges and surcharges collected from each individual user class shall be deemed sufficient if said charges have generated during the prior operating period sufficient revenue to offset the cost of all treatment works operation and

maintenance provided by the Utility, including cost of management, system repair and replacement, debt retirement and other costs incidental to the Utility operation, attributable to such class.

ARTICLE VIII. STRENGTH-OF-WASTES SURCHARGE

801. Liability for Surcharge. Each user discharging wastes into the sewerage system shall be subject to a strength of wastes surcharge, in addition to other sewage service charges imposed by this ordinance, based on the following minimum strength characteristics to the extent that such wastes are in concentrations greater than as follows:

- a. Biochemical oxygen demand of 220 milligrams per liter
- b. Chemical oxygen demand of 440 milligrams per liter
- c. Suspended solids content of 250 milligrams per liter
- d. Phosphorus content of 10 milligrams per liter

802. Computation of Surcharge. The surcharge shall be determined as follows:

- a. The excess pounds of BOD or COD (whichever results in the higher charge, suspended solids, and phosphorus will each be computed by first multiplying the user's billing sewage volume measured in units of 100 cubic feet for the current billing period by the factor 0.0062321 and then multiplying this product by the difference between (a) the concentrations measured in milligrams per liter of the BOD (or COD), suspended solids, and phosphorus respectively in the user's sewage and (b) the allowed concentrations set out in paragraph 801. The surcharge for each constituent will then be determined by multiplying the excess pounds of each constituent by the appropriate rate of surcharge set out in paragraph 803. In the event COD measurement is used, as herein-before provided, 50% of the excess pounds measured will be used to compute the equivalent BOD charge.

803. Rates of Surcharge. The rate of surcharge for each of the aforementioned constituents shall be as follows:

- a. For biological oxygen demand (BOD) -(3.983)cents per pound
- b. For suspended solids (SS) -(3.978)cents per pound
- c. For phosphorus (P) -38.177 cents per pound

Waste Evaluation Charges. All users discharging wastes into the system requiring continuing surveillance, sampling and waste evaluation shall be subject to a monthly fixed charge to cover the costs of such services in the amount of \$75.00 per discharge point.

ARTICLE IX. ZONE SURCHARGE

901. The charges for sewerage services rendered to users situated outside the primary zone of the City of Fort Wayne shall be 136% of the charges collected from users for the same services rendered within the primary zone as defined and described in the map attached hereto and made a part of this ordinance. The purpose of this surcharge is to recover funds contributed from civil city tax levies used heretofore to construct facilities of the sewage works located within the primary zone. This surcharge shall terminate on December 31, 1981 or after collections therefrom shall equal \$990,000.00 whichever occurs sooner.

ARTICLE X. BILLING OF SERVICE CHARGES

1001. Billing Period. Charges for sewerage-service shall be prepared and

billed by the General Office of the City Utilities along with the bills for water service and shall be payable at the General Office at the same time as the water bills.

1002. Liability for Payment. The charges for sewerage service shall be billed to the person being billed for water service unless, by contract with the Utility, another person assumes such responsibility. If a tenant is billed, the owner shall in no way be relieved of liability in the event payment is not made by the tenant as herein required. Such owner shall have the right to examine the City's collection records to ascertain whether such charges have been paid.
1003. First Billings. The rates, charges and surcharges fixed in this ordinance shall be extended to and cover any additional premises hereafter served without the need for any hearing or notice. If the first billing to a new user covers a period other than a full billing month, then the service charges for such billing shall be made in keeping with standard practice in the Water Utility. Subsequent sewerage service billings shall be for periods coinciding with the billing periods for water service. If such rates, charges and/or surcharges are changed, the first billing after such change may also be for a period other than a full billing month in order to keep the sewerage billing periods coincident with the water billing periods.
1004. City Subject to Charges. For sewerage service rendered to the City, the City shall be subject to the same rates and charges herein established for other persons or to rates and charges established in harmony herewith.
1005. Consolidation of Accounts. Where an industrial, commercial or other non-residential enterprise is operating in a unified manufacturing or service area composed of two or more contiguous parcels of real estate and is supplied with water through two or more meters, upon application by the owner or his authorized agent, a consolidation of the water meter readings shall be made for the purpose of calculating the sewerage service charge.

Read the first time in full and on motion by _____, seconded by _____, and duly adopted, read the second time by title and referred to the Committee on _____ (and the City Plan Commission for recommendation) and Public Hearing to be held after due legal notice, at the Council Chambers, City-County Building, Fort Wayne, Indiana, on _____, the _____ day of _____, 19____, at _____ o'clock _____ M., E.S.T.

DATE: _____

CITY CLERK

Read the third time in full and on motion by Burns, seconded by Hinga, and duly adopted, placed on its passage.

PASSED ~~(LOST)~~ by the following vote:

	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
<u>TOTAL VOTES</u>	<u>8</u>	<u>0</u>	<u>1</u>		
<u>BURNS</u>			<u>X</u>		
<u>HINGA</u>	<u>X</u>				
<u>HUNTER</u>	<u>X</u>				
<u>MOSES</u>	<u>X</u>				
<u>NUCKOLS</u>	<u>X</u>				
<u>SCHMIDT, D.</u>	<u>X</u>				
<u>SCHMIDT, V.</u>	<u>X</u>				
<u>STIER</u>	<u>X</u>				
<u>TALARICO</u>	<u>X</u>				

DATE: 9-12-78

Charles W. Westerman

CITY CLERK

Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as
(ZONING MAP) (GENERAL) (ANNEXATION) (SPECIAL) (APPROPRIATION) ORDINANCE
(RESOLUTION) No. S-155-78 on the 12th day of September, 1978
ATTEST: (SEAL) Samuel J. Talarico

Charles W. Westerman
CITY CLERK

PRESIDING OFFICER

Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the 13th day of September, 1978 at the hour of 11:30 o'clock A M., E.S.T.

Charles W. Westerman
CITY CLERK

Approved and signed by me this 15th day of September, 1978
at the hour of 3:30 o'clock P. M., E.S.T.

Ralph E. Marshall
MAYOR

18-22-78

Mr. Samuel Talarico
President City Council

Having voted with the majority of City Council,
I request a reconsideration of 5-28-06-35 at
the next regular session of the Common Council.

W. Charles Talarico

ATTEST: Charles W. Westerman
CITY CLERK

DATE AUGUST 22, 1978

I believe we can safely reduce this rate increase \$758,013 which allows a rate increase of \$1,000,000. This is an increase of approximately 25% versus 45%.

This amount is a prudent balance between meeting all expenses of Water Pollution Control and respectfully serving the ratepayers.

Winfield C. Moses, Jr.
Vice President of City Council

WCM/rph

AMENDMENT TO BILL NO. S-78-06-35

An amendment was made by Winfield Moses, Jr., to reduce the proposed bill by \$400,000.00. The amendment was seconded by William Hinga.

Ayes: Five
Nays: Four

The amendment was passed.

Charles W. Westerman

Charles W. Westerman, City Clerk

ATTEST:



Read the first time in full and on motion by _____, seconded by _____, and duly adopted, read the second time by title and referred to the Committee on _____ (and the City Plan Commission for recommendation) and Public Hearing to be held after due legal notice, at the Council Chambers, City-County Building, Fort Wayne, Indiana, on _____, the _____ day of _____, 19_____, at _____ o'clock _____ M., E.S.T.

DATE: _____

Amendment on Bill No A-78-06-35 made by Moses.
CITY CLERK
Read the third time in full and on motion by _____,

seconded by Hinga, and duly adopted, placed on its passage.

PASSED (LOST) by the following vote:

	<u>AYES</u>	<u>NAYS</u>	<u>ABSTAINED</u>	<u>ABSENT</u>	<u>TO-WIT:</u>
<u>TOTAL VOTES</u>	<u>5</u>	<u>4</u>	_____	_____	_____
<u>BURNS</u>	_____	<u>X</u>	_____	_____	_____
<u>HINGA</u>	<u>X</u>	_____	_____	_____	_____
<u>HUNTER</u>	_____	<u>X</u>	_____	_____	_____
<u>MOSES</u>	<u>X</u>	_____	_____	_____	_____
<u>NUCKOLS</u>	<u>X</u>	_____	_____	_____	_____
<u>SCHMIDT, D.</u>	_____	<u>X</u>	_____	_____	_____
<u>SCHMIDT, V.</u>	_____	<u>X</u>	_____	_____	_____
<u>STIER</u>	<u>X</u>	_____	_____	_____	_____
<u>TALARICO</u>	<u>X</u>	_____	_____	_____	_____

DATE: 9-12-78

Charles W. Westerman
CITY CLERK

Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as
(ZONING MAP) (GENERAL) (ANNEXATION) (SPECIAL) (APPROPRIATION) ORDINANCE
(RESOLUTION) No. _____ on the _____ day of _____, 19_____.
ATTEST: (SEAL)

CITY CLERK

PRESIDING OFFICER

Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the _____
day of _____, 19_____, at the hour of _____ o'clock _____ M., E.S.T.

CITY CLERK

Approved and signed by me this _____ day of _____, 19_____,
at the hour of _____ o'clock _____ M., E.S.T.

MAYOR

Read the first time in full and on motion by _____, seconded by _____, and duly adopted, read the second time by title and referred to the Committee on _____ (and the City Plan Commission for recommendation) and Public Hearing to be held after due legal notice, at the Council Chambers, City-County Building, Fort Wayne, Indiana, on _____, the _____ day of _____, 19____, at _____ o'clock _____ M., E.S.T.

DATE: _____

CITY CLERK

Read the third time in full and on motion by _____, *Please see attachment*, seconded by _____, and duly adopted, placed on its passage.
PASSED ~~(LOST)~~ by the following vote: *aw Bill No. A-78-06-35-*

	<u>AYES</u>	<u>NAYS</u>	<u>ABSTAINED</u>	<u>ABSENT</u>	<u>TO-WIT:</u>
<u>TOTAL VOTES</u>	<u>6</u>	<u>3</u>	_____	_____	_____
<u>BURNS</u>	<u>✓</u>	_____	_____	_____	_____
<u>HINGA</u>	<u>✓</u>	_____	_____	_____	_____
<u>HUNTER</u>	_____	<u>✓</u>	_____	_____	_____
<u>MOSES</u>	<u>✓</u>	_____	_____	_____	_____
<u>NUCKOLS</u>	<u>✓</u>	_____	_____	_____	_____
<u>SCHMIDT, D.</u>	_____	<u>✓</u>	_____	_____	_____
<u>SCHMIDT, V.</u>	_____	<u>✓</u>	_____	_____	_____
<u>STIER</u>	<u>✓</u>	_____	_____	_____	_____
<u>TALARICO</u>	<u>✓</u>	_____	_____	_____	_____

DATE: 9-12-78

Charles W. Witterman

CITY CLERK

Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as
(ZONING MAP) (GENERAL) (ANNEXATION) (SPECIAL) (APPROPRIATION) ORDINANCE
(RESOLUTION) No. _____ on the _____ day of _____, 19____.
ATTEST: (SEAL)

CITY CLERK

PRESIDING OFFICER

Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the _____
day of _____, 19____, at the hour of _____ o'clock _____ M., E.S.T.

CITY CLERK

Approved and signed by me this _____ day of _____, 19____,
at the hour of _____ o'clock _____ M., E.S.T.

MAYOR

Read the first time in full and on motion by Burns, seconded by

Stier, and duly adopted, read the second time by title and referred to the Committee on City Utilities (and the City Plan Commission for recommendation) and Public Hearing to be held after due legal notice, at the Council Chambers, City-County Building, Fort Wayne, Indiana, on Tues., the 18th day of July, 1978 at 7:30 o'clock A.M., E.S.T.

DATE: 6-27-78.

Charles W. Westerman
CITY CLERK

Read the third time in full and on motion by Burns, seconded by Glenna, and duly adopted, placed on its passage.

PASSED (LOST) by the following vote:

	<u>AYES</u>	<u>NAYS</u>	<u>ABSTAINED</u>	<u>ABSENT</u>	<u>TO-WIT:</u>
<u>TOTAL VOTES</u>	<u>6</u>	<u>1</u>	<u></u>	<u>✓</u>	<u></u>
<u>BURNS</u>	<u>X</u>	<u></u>	<u></u>	<u></u>	<u></u>
<u>HINGA</u>	<u>X</u>	<u></u>	<u></u>	<u></u>	<u></u>
<u>HUNTER</u>	<u>X</u>	<u></u>	<u></u>	<u></u>	<u></u>
<u>MOSES</u>	<u>X</u>	<u></u>	<u>X</u>	<u></u>	<u></u>
<u>NUCKOLS</u>	<u></u>	<u></u>	<u></u>	<u>X</u>	<u></u>
<u>SCHMIDT, D.</u>	<u>X</u>	<u></u>	<u></u>	<u></u>	<u></u>
<u>SCHMIDT, V.</u>	<u>X</u>	<u></u>	<u></u>	<u></u>	<u></u>
<u>STIER</u>	<u></u>	<u></u>	<u></u>	<u>X</u>	<u></u>
<u>TALARICO</u>	<u></u>	<u>X</u>	<u></u>	<u></u>	<u></u>

DATE: 8-22-78

Charles W. Westerman
CITY CLERK

Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as (ZONING MAP) (GENERAL) (ANNEXATION) (SPECIAL) (APPROPRIATION) ORDINANCE (RESOLUTION) No. _____ on the _____ day of _____, 19_____.
ATTEST: (SEAL)

Charles W. Westerman
CITY CLERK

PRESIDING OFFICER

Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the _____ day of _____, 19_____, at the hour of _____ o'clock M., E.S.T.

Charles W. Westerman
CITY CLERK

Approved and signed by me this _____ day of _____, 19_____,
at the hour of _____ o'clock M., E.S.T.

MAYOR

An Ordinance to Amend Certain
Rate Provisions of Chapter 24 of
the FORT WAYNE MUNICIPAL CODE

Amendments required for the purpose of paying the increased operating expenses and other costs incidental to the operation and maintenance of the City's newly-expanded water pollution control treatment plant are as follows:

Article VII, Section 701 - User Volume Charges

<u>Service charge (cents per 100 cu. ft.)</u>	<u>Class of User</u>	
	<u>Domestic</u>	<u>Manufacturing</u>
Treatment	19.0	16.8
Conveyance, Collection, Billing	18.5	14.3
Capital	11.8	8.9
	<u>49.3</u>	<u>40.0</u>
	,	,

Article VII, Section 702 - User Minimum Charges

<u>Water Meter Size</u>	<u>Minimum Monthly Charge</u>
5/8 - 3/4"	\$ 2.90
1 - 1 1/2"	8.70
2"	17.75
3"	35.65
4"	59.25
6" of larger	164.60

Article VII, Section 703 - User Flat Charges

<u>Classification of Customer</u>	<u>Monthly Flat Charge</u>
Domestic User- Single Family Residence	\$7.15

Article VII, Section 704 Regional Contract Sewage Treatment Charges

Volume charge (cents per 100 cu. ft.)

Treatment	19.10
Capital charge	11.80
	<u>30.90</u>

Excess Strength of Waste Surcharge

Cents per Pound

Suspended Solids - (SS)	3.978
Biological Oxygen Demand - (BOD)	3.983
Phosphorus - (P)	38.177

June 20, 1978

Article VII, Section 705 - Bulk Waste Charges

Industrial	\$148.75 per load
Domestic	21.75 per load

Article VIII, Section 803 - Rates of Surcharge

a. For biological oxygen demand (BOD)	3.978
b. For suspended solids (SS)	3.983
c. For phosphorus (P)	38.177

Hand
9-8-78
Held until Sept. 12

Bill No. S-78-06-35

(As Amended)

REPORT OF THE COMMITTEE ON CITY UTILITIES

We, your Committee on City Utilities to whom was referred an Ordinance amending certain sections of Chapter 24 "Sewer and Sewerage Systems" so as to increase the rates prescribed

[10 blank lines]

have had said Ordinance under consideration and beg leave to report back to the Common Council that said Ordinance do PASS. *(To Encourage)*

PAUL M. BURNS - CHAIRMAN

JAMES S. STIER - VICE CHAIRMAN

VIVIAN G. SCHMIDT

WINFIELD C. MOSES, JR.

FREDRICK R. HUNTER

9-12-78
CONCURRED IN
DATE CHARLES W. WESTERMAN, CITY CLERK

PROCEEDINGS OF THE COMMON COUNCIL
IN _____ SESSION
_____, 19_____
Raest

CITY OF FORT WAYNE, INDIANA
JOURNAL OF THE PROCEEDINGS
OF THE COMMON COUNCIL

3-Y
4-N
2-A

The Common Council of the City of Fort Wayne met in the Council

Chambers _____ evening _____ A.D., 19_____, in
_____, Session. President _____ in the chair,
and _____ Clerk, at the desk, present the following
members _____ viz:
BURNS N, HINGA Y, HUNTER N,
MOSES Y, NUCKOLS A, DONALD SCHMIDT N,
VIVIAN SCHMIDT N, STIER A, TALARICO Y,
ABSENT _____
COUNCILMAN _____, _____, _____,
_____, _____, _____,
The invocation was given by _____

Received report from the City Controller for the month of _____,
19_____. Motion made and carried that report be made a matter of record and placed
on file.

The minutes of the last Regular _____, 19_____,
_____, 19_____,
Special _____, 19_____,

Session having been delivered to the Council, were, on motion, approved and
published.

PROCEEDINGS OF THE COMMON COUNCIL
IN _____ SESSION
_____, _____, 19____

CITY OF FORT WAYNE, INDIANA
JOURNAL OF THE PROCEEDINGS
OF THE COMMON COUNCIL

Last

S-78-06-35

The Common Council of the City of Fort Wayne met in the Council

Chambers _____ evening _____ A.D., 19_____, in
_____, Session. President _____ in the chair,
and _____ Clerk, at the desk, present the following
members _____ viz:
BURNS _____ N_____, HINGA _____ Y_____, HUNTER _____ N_____,
MOSES _____ Y_____, NUCKOLS _____ A_____, DONALD SCHMIDT _____ N_____,
VIVIAN SCHMIDT _____ Y_____, STIER _____ A_____, TALARICO _____ Y_____,
ABSENT _____
COUNCILMAN _____, _____, _____,

The invocation was given by _____.

Received report from the City Controller for the month of _____, 19 _____. Motion made and carried that report be made a matter of record and placed on file.

The minutes of the last Regular _____, 19_____,
_____, 19_____,
Special _____, 19_____,

Session having been delivered to the Council, were, on motion, approved and published.

NOTICE OF PUBLIC HEARING

Notice is hereby given that the Common Council of the City of Fort Wayne, at the Council Chambers, Room 126, in the City-County Building, Fort Wayne, Indiana, on Tuesday, the 18th day of July, 1978, at 7:30 o'clock P.M., Eastern Standard Time, will hold a public hearing on Bill No. S-78-06-35, being AN ORDINANCE amending certain sections of Chapter 24 "Sewer and Sewerage Systems" so as to increase the rates prescribed.

Notice is hereby given that the Common Council of the City of Fort Wayne, at the Council Chambers, Room 126, in the City-County Building, Fort Wayne, Indiana, on Tuesday, the 18th day of July, 1978, at 7:30 o'clock P.M., Eastern Standard Time, will hold a public hearing on Bill X-78-06-36, being AN ORDINANCE annexing certain territory to the City of Fort Wayne, and including the same in Councilmanic District No. 3

Copies of said Bill No. S-78-06-35 and Bill No. X-78-06-36 are posted in the following public places in Fort Wayne, Allen County, Indiana.

- (a) The main floor lobby of the City-County Building
- (b) The bulletin board in the lobby at the east door of the Allen County Court House
- (c) The bulletin board in the lobby of the Downtown Fort Wayne Public Library

Copies of said proposed ordinances are also available for reading in the following public places in Fort Wayne, Indiana

- (a) The Reference Room in the north end of the main floor in said Downtown Fort Wayne Public Library
- (b) The Journal of the Common Council Proceedings in the Office of the City Clerk of Fort Wayne, Indiana, Room 122, City-County Building, Fort Wayne, Indiana

Charles W. Westerman
Charles W. Westerman
City Clerk

I, Charles W. Westerman, Clerk of the City of Fort Wayne, Indiana, fulfilled and posted the above Ordinances in the designated places as stated above on July 1, 1978

Charles W. Westerman
Charles W. Westerman
City Clerk



THE CITY OF FORT WAYNE

CITY-COUNTY BUILDING • ONE MAIN STREET • FORT WAYNE, INDIANA 46802

room 122

charles w. westerman, clerk

Ms. Virginia Grace
Fort Wayne Newspapers, Inc.
600 West Main Street
Fort Wayne, IN 46802

Dear Ms. Grace:

Please give the attached full coverage on the dates of July 1 & July 8, 1978, in both the News Sentinel and Journal Gazette.

RE: Notice of Public Hearing
regarding:

Bill No. S-78-06-35
"Sewer and Sewerage Systems"
rate increase

Bill No. X-78-06-36
Annexing Councilmanic
District #3

Please send us five (5) copies of the Publisher's Affidavit from both newspapers.

Thank you.

Sincerely,

Charles W. Westerman
City Clerk

CW/ln
ENCL: 1

7/13
TITLE OF ORDINANCE SPECIAL ORDINANCE - WASTE TREATMENT COST RECOVERY REPORT - REVISION OF RATE STRUCTURE

DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS

SYNOPSIS OF ORDINANCE REVISION OF THE RATE STRUCTURE OF THE WPC UTILITY AS PER ATTACHED

8-78-06-35
(as attached)

SCHEDULE "A" AS PROVIDED FOR IN GENERAL ORDINANCE G-28-77 ON USER CHARGE SYSTEM
AND THE INDUSTRIAL COST RECOVERY SYSTEM AND AMENDED CHAPTER 24 AND NEW CHAPTER
34 OF THE FORT WAYNE MUNICIPAL CODE.

(ATTACHMENT "A" ENCLOSED HEREWITH)

EFFECT OF PASSAGE WILL ASSURE THE FINANCIAL STABILITY OF THE WPC UTILITY

EFFECT OF NON-PASSAGE JEOPARDIZE THE FINANCIAL STABILITY OF THE WPC UTILITY

MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) NO CITY FUNDS

ASSIGNED TO COMMITTEE

EP

City Utilities

F. H.
July 18th

Common Council of Fort Wayne
(Government, U.S.)

Allen County, Ind.

JOURNAL-GAZETTE

Dr.

FORT WAYNE, INDIANA

PUBLISHER'S CLAIM

LINE COUNT

Display Matter (Must not exceed two actual lines, neither of which shall total more than four solid lines of the type in which the body of the advertisement is set)
— number of equivalent lines

Head	number of lines	1
Body	number of lines	56
Tail	number of lines	2
Total number of lines in notice		61

COMPUTATION OF CHARGES

61 lines, 1 columns wide equals 61 equivalent lines at .2594 \$ 15.80 cents per line

Additional charge for notices containing rule or tabular work (50 per cent of above amount)

Charge for extra proofs of publication (50 cents for each proof in excess of two)

TOTAL AMOUNT OF CLAIM

\$ 17.30

DATA FOR COMPUTING COST

9.9

Width of single column 9ems

Size of type $5\frac{1}{2}$ point

Number of insertions 2

Size of quad upon which type is cast 58

Pursuant to the provision and penalties of Ch. 89, Acts 1967.

I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same has been paid.

Arville DeWald
Arville DeWald

CLERK

NOTICE OF PUBLIC HEARING
Notice is hereby given that the Common Council of the City of Fort Wayne, Indiana, City-County Chambers, Room 12, in the City-County Building, Fort Wayne, Indiana, on Tuesday, the 18th day of July, 1978, at 7:30 o'clock A.M., will hold a public hearing on Bill No. S-78-06-35, being an ORDINANCE amending the provisions of Chapter 24, "Sewer and Sewerage Systems" so as to increase the rates proposed.

Notice is hereby given that the Common Council of the City of Fort Wayne, at the Council Chambers, Room 12, in the City-County Building, Fort Wayne, Indiana, on Tuesday, the 18th day of July, 1978, at 7:30 o'clock A.M., will hold a public hearing on Bill X-78-06-36, being an ORDINANCE amending the provisions of the City of Fort Wayne and including the same in Councilmanic District No. 3.

Copies of said Bill No. S-78-06-35 and Bill No. X-78-06-36 are posted in the following public places in Fort Wayne, Allen County, Indiana:

(a) The main floor lobby of the City-County Building.

(b) The bulletin board in the lobby of the public office of the Allen County Court House.

(c) The bulletin board in the lobby of the public office of the Fort Wayne Public Library.

Copies of said proposed ordinances are also available for reading in the following public places in Fort Wayne, Indiana:

(a) The Reference Room in the north end of the public office in said Downtown Fort Wayne Public Library.

(b) The Journal of the Common Council Proceedings in the Office of the City Clerk of Fort Wayne, Indiana, Room 112, City-County Building, Fort Wayne, Indiana.

CHARLES W. WESTERMAN

City Clerk

I, Charles W. Westerman, Clerk of the City of Fort Wayne, Indiana, fulfilled and posted the above Ordinances in the designated places as stated above on July 1, 1978.

CHARLES W. WESTERMAN

City Clerk

PUBLISHER'S AFFIDAVIT

State of Indiana
Allen County } ss:

Personally appeared before me, a notary public in and for said county and state, the undersigned ARVILLE DEWALD who, being duly sworn, says that she is CLERK of the

JOURNAL-GAZETTE

DAILY newspaper of general circulation printed and published in the English language in the city of FORT WAYNE, INDIANA in state and county aforesaid, and that the printed matter attached hereto is a true copy, which was duly published in said paper for 2 time, the dates of publication being as follows:

7/1-7/8

Arville DeWald
Arville DeWald

Subscribed and sworn to before me the 8th day of

July 1978

Notary Public

My commission expires September 28, 1979

Common Council of Fort Wayne
(Governmental Unit)

To... THE NEWS-SENTINEL

Dr.

Allen County, Ind.

FORT WAYNE, INDIANA

PUBLISHER'S CLAIM

LINE COUNT

Display Matter (Must not exceed two actual lines, neither of which shall total more than four solid lines of the type in which the body of the advertisement is set)
— number of equivalent lines

Head	number of lines	1
Body	number of lines	58
Tail	number of lines	2
Total number of lines in notice		61

COMPUTATION OF CHARGES

61 lines, 1 columns wide equals 61 equivalent lines at .250¢ cents per line \$ 15.80

Additional charge for notices containing rule or tabular work (50 per cent of above amount)

Charge for extra proofs of publication (50 cents for each proof in excess of two)

TOTAL AMOUNT OF CLAIM

\$ 17.30

DATA FOR COMPUTING COST

9.9
Width of single column 21 ems Size of type 5½ point

Number of insertions 2 Size of quad upon which type is cast 5½

Pursuant to the provision and penalties of Ch. 89, Acts 1967,

I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same has been paid.

V.E. Gerken
Title CLERK

PUBLISHER'S AFFIDAVIT

State of Indiana } ss:
ALLEN County }

Personally appeared before me, a notary public in and for said county and state, the undersigned V.E. GERKEN who, being duly sworn, says that she is CLERK of the

NEWS-SENTINEL

a. DAILY newspaper of general circulation printed and published in the English language in the city of FORT WAYNE, INDIANA in state and county aforesaid, and that the printed matter attached hereto is a true copy, which was duly published in said paper for 2 times, the dates of publication being as follows:

7/1-8/78

V.E. Gerken

Subscribed and sworn to before me this 8th day of July 1978

H. D. Hause
Notary Public

My commission expires September 26, 1979

NOTICE OF PUBLIC HEARING
Notice is hereby given that the Common Council of the City of Fort Wayne, in the County of Allen, Indiana, Room 12a, in the City-County Building, Fort Wayne, Indiana, on Tuesday, July 18, 1978, at 7:30 o'clock P.M., Eastern Standard Time, will hold a public hearing on Bill No. X-78-06-34, being AN ORDINANCE amending certain provisions of Chapter 24 "Sever and Sewerage System" so as to increase the fees prescribed.

Notice is hereby given that the Common Council of the City of Fort Wayne, in the County of Allen, Indiana, Room 12a, in the City-County Building, Fort Wayne, Indiana, on Tuesday, July 18, 1978, at 7:30 o'clock P.M., Eastern Standard Time, will hold a public hearing on Bill No. X-78-06-34, being AN ORDINANCE amending certain provisions of the City of Fort Wayne, and including the same in Councilmatic District No. 3.

Copies of said Bill No. X-78-06-34 and Bill No. X-78-06-34 are posted in the following public places in Fort Wayne: Allen County Courthouse.

(a) The main floor lobby of the City-County Building
(b) The main floor board in the lobby at the east door of the Allen County Court House
(c) The main floor board in the lobby of the Downtown Fort Wayne Public Library
Copies of said proposed ordinances are also available for inspection in the following public places in Fort Wayne, Indiana:

(a) The main floor room in the north end of the main floor in said Downtown Fort Wayne Public Library
(b) The Journal of the Common Council Proceedings in the Office of the City Clerk of Fort Wayne, Indiana, Room 12a, in the City-County Building, Fort Wayne, Indiana.

CHARLES W. WESTERMAN
City Clerk
I, Charles W. Westerman, Clerk of the City of Fort Wayne, Indiana, further, and post the above Ordinance in the said public places as aforesaid above on July 1, 1978.

CHARLES W. WESTERMAN
City Clerk

Common Council of Fort Wayne
(Governmental Unit)

To THE NEWS-SENTINEL Dr.

Allen County, Ind.

FORT WAYNE, INDIANA

PUBLISHER'S CLAIM

LINE COUNT

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— number of equivalent lines

Head	number of lines	1
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Total number of lines in notice		61

COMPUTATION OF CHARGES

61 lines, 1 columns wide equals 61 equivalent lines at .25¢
cents per line \$ 15.80

Additional charge for notices containing rule or tabular work (50 per cent of above amount)

Charge for extra proofs of publication (50 cents for each proof in excess of two)

TOTAL AMOUNT OF CLAIM \$ 17.30

DATA FOR COMPUTING COST

9.9
Width of single column 11 ems

Size of type 5½ point

Number of insertions 2

Size of quad upon which type is cast 5½

Pursuant to the provision and penalties of Ch. 89, Acts 1967,

I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same has been paid.

V.E. Gerken

Date July 8, 1978

Title CLERK

PUBLISHER'S AFFIDAVIT

State of Indiana } ss:
ALLEN County }

Personally appeared before me, a notary public in and for said county and state, the
undersigned V.E. GERKEN who, being duly sworn, says
that she is CLERK

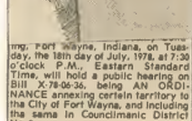
DAILY newspaper of general circulation printed and published
in the English language in the city of FORT WAYNE, INDIANA
in state and county aforesaid, and that the printed matter attached hereto is a true copy,
which was duly published in said paper for 2 times, the dates of publication being
as follows:

7/1-2/78

Subscribed and sworn to before me this 8th day of July 1978

V.E. Gerken
Notary Public

My commission expires September 26, 1979

CH COPY OF
MENTMENT HERE

ing, Fort Wayne, Indiana, on Tuesday, the 18th day of July, 1978, at 7 o'clock P.M. Eastern Standard Time, will hold a public hearing on Bill No. X-78-06-30, being AN ORDINANCE amending the zoning map of the City of Fort Wayne, and including the same in Councilmanic District No. 1.

Copies of said Bill No. 5-78-06-30 and Bill No. X-78-06-30 are posted in the following public places in Fort Wayne, Allen County, Indiana:

(a) The main floor lobby of the City-County Building.
(b) The bulletin board in the lobby at the east door of the Allen County Court House.

(c) The bulletin board in the lobby of the Downtown Fort Wayne Public Library.
Copies of the proposed ordinances are also available for reading in the following public places in Fort Wayne, Indiana:

(a) The Reference Room in the north end of the main floor in said Downtown Fort Wayne Public Library.
(b) The Journal of the Common Council Proceedings in the Office of the City Clerk, Room 122, City-County Building, Fort Wayne, Indiana.
CHARLES W. WESTERMAN
City Clerk

I, Charles W. Westerman, Clerk of the City of Fort Wayne, Indiana, fully filled and posted the proposed ordinances in the designated places as stated above on July 1, 1978.

CHARLES W. WESTERMAN
City Clerk